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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/757,354	01/08/2001	David Clear	40031/JEJ/X2	8880
35114	7590 02/25/2005		EXAMINER	
	INTERNETWORKIN	NG, CHRISTINE Y		
	ALCATEL-INTELLECTUAL PROPERTY DEPARTMENT 3400 W. PLANO PARKWAY, MS LEGL2			PAPER NUMBER
PLANO, TX 75075			2663	
			DATE MAILED: 02/25/2005	5

Please find below and/or attached an Office communication concerning this application or proceeding.



	Application No.	Applicant(s)			
	09/757,354	CLEAR ET AL.			
Office Action Summary	Examiner	Art Unit			
	Christine Ng	2663			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	66(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days till apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 24 Ja	nuary 200 <u>5</u> .				
2a) This action is FINAL . 2b) ⊠ This	action is non-final.				
,—	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.				
Disposition of Claims	,	•			
 4) ☐ Claim(s) 5-8,11-16,19 and 20 is/are pending in 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 5-8,11-16,19 and 20 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or 	vn from consideration.				
Application Papers					
9)☐ The specification is objected to by the Examine 10)☑ The drawing(s) filed on <u>08 January 2001</u> is/are: Applicant may not request that any objection to the or Replacement drawing sheet(s) including the correction 11)☐ The oath or declaration is objected to by the Examine 11.	a)⊠ accepted or b)⊡ objected drawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). lected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in Applicati ity documents have been receive ı (PCT Rule 17.2(a)).	on No ed in this National Stage			
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	4) ☐ Interview Summary Paper No(s)/Mail Da 5) ☐ Notice of Informal P				
Paper No(s)/Mail Date	6)				

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DETAILED ACTION

1. Applicant's request for reconsideration of the finality of the rejection of the last Office action is persuasive and, therefore, the finality of that action is withdrawn.

2. The indicated allowability of claims 10 and 18 is withdrawn in view of the newly discovered reference(s) to U.S. Patent No. 5,598,410 to Stone. Rejections based on the newly cited reference(s) follow.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35
U.S.C. 102 that form the basis for the rejections under this section made in this
Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

4. Claims 5-8, 11-16, 19 and 20 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent No. 5,598,410 to Stone.

Referring to claims 5 and 13, Stone discloses in Figure 2 a packet switching controller (PDU processing device 100) for processing an inbound packet (PDU 140), the packet switching controller (PDU processing device 100) comprising:

A first engine (preprocessor 104) for constructing an edit program (directive) for the inbound packet (PDU 140) in response to a disposition decision

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(type of packet) for the inbound packet (PDU 140). Refer to Column 11, lines 1-8 and lines 29-50 and Column 11, line 66 to Column 12, line 8.

A memory (buffer 124) for storing the edit program (directive). Refer to Column 11, lines 8-13 and Column 15, lines 11-24.

A second engine (restructuring device 106) for executing the edit program (directive) to modify the inbound packet (PDU 140) and generate an outbound packet, the second engine (restructuring device 106) including a packet input buffer (memory 122) for receiving and temporarily storing the inbound packet (PDU 140); with the inbound packet (PDU 140) being stored in the packet input buffer (memory 122) until the edit program (directive) has been constructed for the inbound packet (PDU 140). Refer to Column 11, lines 29-50; Column 11, line 66 to Column 12, line 21; and Column 15, lines 11-24.

Referring to claims 6 and 14, Stone discloses in Figure 2 that the edit program (directive) includes a plurality of instructions, and one or more instructions determine a plurality of data bits to be included in the outbound packet. Refer to Column 11, lines 34-41 and Column 15, lines 11-45.

Referring to claims 7 and 15, Stone discloses in Figure 2 that the edit program (directive) includes a plurality of instructions, and one or more instructions are for performing at least one operation selected from the group consisting of record (none), playback (none), copy (Column 11, line 45), delete (Column 11, line 38), insert (Column 11, line 38) and overwrite (Column 11, line 39) operations.

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Referring to claims 8 and 16, Stone discloses in Figure 2 that the edit program (directive) includes a plurality of instructions that are executed serially. Refer to Column 19, lines 14-15.

Referring to claims 11 and 19, Stone discloses in Figure 2 that the second engine (restructuring device 106) includes a playback buffer (buffer 126) for storing data from the inbound packet (PDU 140) and for playing back at least a portion of the stored data. The buffer 26 stores incoming PDU 140's which are then modified by the directive and transmitted out to outbound lines to the communication network. This reads on "playing back" since the same data with a few modifications is received and transmitted out of the system. Refer to Column 10, lines 57-63 and Column 15, lines 11-14.

Referring to claims 12 and 20, Stone discloses in Figure 2 that the second engine (restructuring device 106) includes a packet output buffer (buffer 126), which is used to modify one or more bits of the inbound packet (PDU 140) to generate the outbound packet, and to transmit the outbound packet. The buffer 26 stores incoming PDU 140's which are then modified by the directive and transmitted out to outbound lines to the communication network. Refer to Column 10, lines 57-63 and Column 15, lines 11-14.

Response to Arguments

5. Applicant's arguments, see page 5, lines 1-18, filed January 24, 2005, with respect to the rejection(s)of claim(s) 1-22 under 35 USC § 102 and 35 USC § 103 have been fully considered and are persuasive. Therefore, the rejection has

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been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of U.S. Patent No. 5,598,410 to Stone.

Conclusion

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christine Ng whose telephone number is (571) 272-3124. The examiner can normally be reached on M-F; 8:00 am - 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ricky Ngo can be reached on (571) 272-3139. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

C. Ng & February 17, 2005

PRIMARY EXAMINER